

12/08/00
jc923 U.S. PTO

In the United States Patent and Trademark Office

DECEMBER 6, 2000.

Box Provisional Patent Application
Assistant Commissioner for Patents
Washington, District of Columbia 20231

Mailed 200

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09/732531
12/08/00

Sir:

Please file the enclosed Provisional Patent Application (PPA) papers listed below under 37 C.F.R. § 1.53(b)(2).

Each of the undersigned understands:

- A. This PPA is not a substitute for a Regular Patent Application (RPA), cannot be converted to an RPA, cannot get into interference with an RPA of another person, cannot be amended, will not be published, cannot claim any foreign priority, and will not mature into a patent;
- B. If an RPA referring to this PPA is not filed within one year of the filing date of this PPA, this PPA will be worthless and will be destroyed;
- C. Any desired foreign Convention applications (including PCT applications) based upon this PPA *must* be filed within one year of the filing date of this PPA;
- D. This PPA *must* contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same, and shall set forth the best mode contemplated by the inventor of carrying out his invention. 35 U.S.C. § 112, ¶ 1. Otherwise this PPA will be worthless.
- E. Any RPA will be entitled to claim the benefit of this PPA only if such RPA names at least one inventor of this PPA and this PPA discloses such inventor's invention, as claimed in at least one claim of the RPA, in the matter provided in Item D above.

Tentative Applicant # 1, Name: **Mr. WATSAKA CHUANGSUVANISH**

Tentative Applicant # 2, Name: **NO**

Title: **REFLEXZPLAN**

(x) Specification, sheets: **4** () Drawing(s), sheets: **NO**

() Small Entity Declaration(s), number: **1**

(x) Check for \$ **355.00** for () small entity () large entity filing fee

(x) Return Receipt Postcard Addressed to Applicant # 1.

Very respectfully,

Applicant # 1 Signature

Applicant # 2 Signature

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; Date of Deposit 200 **DECEMBER 6, 2000.**

In the United States Patent and Trademark Office

First/Sole Applicant: **Mr. WATSAKA CHUANGSUVANISH**
Joint/Second Applicant: **NO**
Title: **REFLEXZPLAN**

Small Entity Declaration—Independent Inventor(s)

As a below-named inventor, I hereby declare that I qualify as an independent inventor as defined in 37 CFR 1.9(c) for purposes of paying reduced fees under Section 41(a) and (b) of Title 35 United States Code, to the Patent and Trademark Office with regard to my above-identified invention described in the specification filed herewith. I have not assigned, granted, conveyed, or licensed—and am under no obligation under any contract or law to assign, grant, convey, or license—any rights in the invention to either (a) any person who could not be classified as an independent inventor under 37 CFR 1.9(c) if that person had made the invention, or (b) any concern which would not qualify as either (i) a small business concern under 37 CFR 1.9(d) or (ii) a nonprofit organization under 37 CFR 1.9(e).

Each person, concern, or organization to which I have assigned, granted, conveyed, or licensed—or am under an obligation under contract or law to assign, grant, convey, or license—any rights in the invention is listed below:

- ☒ There is no such person, concern, or organization.
☐ Any applicable person, concern, or organization is listed below: *

Full Name: **NO**
Address: **NO**

I acknowledge a duty to file, in the above application for patent, notification of any change in status resulting in loss of entitlement to small entity status prior to paying, or at the time of paying, the earliest of the issue fee or any maintenance fee due after the date on which status as a small entity is no longer appropriate (37 CFR 1.28(b)).

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to which this verified statement is directed.

Watsaka Mr.
Signature of Sole/First Inventor
Mr. WATSAKA CHUANGSUVANISH
Print Name of Sole/First Inventor
NO
Signature of Joint/Second Inventor
NO
Print Name of Joint/Second Inventor

DECEMBER 6, 2000.
Date of Signature

*Note: A separate Small Entity Statement is required from any listed entity.